
Roughly Used Up.

Sam Betts, the cowboy preacher, who went from Fayette over into Raleigh to preach Democracy, met with rough treatment Saturday while making one of his wild speeches on the court house steps at Beckley. He pointed out Sheriff Campbell as a drunkard and became so abusive that Mr. Campbell took him by the collar and pitched him off the steps. He fell so heavily that his collar bone was broken and he had to be taken to the hospital—Journal.

For Sale.

Two heavy draft colts weight about 1200 lbs, well broken, also a light draft riding and driving horse 2 years old at my farm is

ry 1, 1861. Virginia has se-
ceded off or retired obli-
gation of the undivided state
being in the aggregate, in-
terest, to a sum in ex-
cess of \$25,000,000."

case has attracted wide
attention and its settle-
ment by the highest tribunal is
being followed with great interest.
The brief on demurrer filed
before the West Virginia
court for denying the re-
sponsibility for the indebtedness
principal among them
contains the contention that the
court has no authority
to dispute.

and after refer-
ence to the numerous authorities in
the demurrer, the
court holds that this court has
no authority to annul the action,
and appears by the bill
of particulars set forth do not
change the meaning of
any of the United
States' controversy * * *
and determined
and this court has
no power to enforce any
order or decree. Furth-
er, it does not state
to entitle the com-
monwealth of Virginia to the re-
lief, or to any relief,
and as owners of the cer-
tificates and described
is not sufficiently
set forth the claims
rested upon, but the
indefinite
proper

happened to the child of Dr. T. C.
Pinebaugh, where the injuries of
the venturosome little unfortunate
were dressed.

It is believed the boy's eyes
were not injured.—Harrisonburg
News.

Some Very Old Whiskey.

While digging after a sandalwood
root on the bank of Elk near the
Webster Springs Hotel one day
last week, A. G. Cogar uncovered
a pint bottle of "homemade" corn
whiskey, which he believes to
have been hidden in the roots of
the tree by Quince Harris twenty-
nine years ago. Harris made a
great deal of this kind of whiskey
here about that time, and as some
of our citizens have not yet for-
gotten the palatable taste peculiar
to the Harris whiskey, they re-
cognized it at once. The cork in
the bottle was decayed down to
the last quarter of an inch, but
this much was still firm and pro-
tected the contents from becom-
ing diluted with water and filled
with dirt. Being in glass, the
liquor had improved little if any
by age, but Mr. Cogar says a
spoonful of it has as much
strength as a half pint of the
booze commonly dispensed now-
adays. There is probably not an-
other drop of the famous Quince
Harris whiskey in existence, he
having been dead for many years.
—Webster Echo.

Pay Cash for Bride.

Columbus, Ind., March 19—
The engagement of John Quinn,
85 years, a retired farmer of
Creek Township, Bartho-
low county, and Mrs. Lucinda
France, of Hope, age 70 years,

Route of travel, and the
deal at Richmond.
Quarters in Richmond
provided.

Just old Veterans reas-
sure, and embrace, per-
fect opportunity "so old
with their old Comrades
Major W.
A. C. L. Greywood,
Adj. General.

Janitor's Expenses

The Hall of Congre-
ss long and 100 feet wide
62 feet wide.

Auditorium: 150x
Mixing and Metal
ing: 100x250 feet.

Smelter: 50x100
Manufacturers'
Arts' Palace: 280x

Machinery and
Palace: 200x550 fe
States' Exhibit

feet.
Hygienic and M
100x250 feet.

Pure foods b
feet.

History and E
ace: 124x129 fee

Education B
feet.

Pocahontas
feet.

Mothers' ad
ing: 60x100 fe

Children's
50x82 feet.

Model Scho
Schoolroom:

Iron Shop
Village: 48x

Pottery &
Crafts Villag
Copper, S

of the personal estate of Brown N. Gal-
ford, dec'd

8. United States vs. Mitchel Sheets.

Mitchel Sheets was given a hearing
this morning before Commissioner P. D.
Yeager for carrying on the business of
retail liquor dealer at Cass. Sheets was
indicted at the last term of court and
fined, but commissioner Yeager did not
think the evidence warranted holding him
for the United States Court where the law
is somewhat different from the State
courts, requiring at least two witnesses
to a sale to hold the accused.